## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MASSACHUSETTS

SHELDON G. ADELSON,	)
Plaintiff,	) Civil Action No.
	)
V.	) <b>04-cv-10357-RCL</b>
	)
MOSHE HANANEL,	)
Defendant	)

## MOTION OF HANANEL FOR LEAVE TO REPLY

Defendant Moshe Hananel ("Hananel") requests leave to reply to the twenty four-page Opposition (Dkt. # 106) filed by Plaintiff Sheldon Adelson ("Adelson") in opposition to Hananel's renewed motion to dismiss for lack of for forum non conveniens. Adelson's Opposition was originally filed on Dec. 30, 2005 but was not complete until Jan. 3, 2006 (see Dkt. # 108). As grounds, Hananel says that his Reply Memorandum submitted herewith will serve to highlight the uncontested facts and legal issues, and assist in resolving the disputed issues, and that the Eighth Hananel Affidavit submitted herewith is necessary to rebut the personal attacks and improperly submitted affidavits of Adelson's Opposition.

WHEREFORE the Court should grant Hananel leave to file his Reply Memorandum and Eighth Affidavit submitted herewith.

Dated: January 11, 2006 MOSHE HANANEL By His Attorneys, /s/ James A. G. Hamilton James A. G. Hamilton (MA Bar # 218760) PERKINS, SMITH & COHEN, LLP One Beacon Street Boston, MA 02108 617.854.4000

## **Certificate of Service**

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